

Washington, Thursday, June 1, 1939

Rules, Regulations, Orders

TITLE 6—AGRICULTURAL CREDIT FARM CREDIT ADMINISTRATION

[FCA 136]

THE FEDERAL LAND BANK OF SAINT PAUL

FEES FOR APPRAISAL AND TITLE
DETERMINATION

Non-Resident Applicants; Reappraisal

Section 27.4 of Title 6, Code of Federal Regulations, is amended to read as follows:

"§ 27.4 Fees for appraisal and title determination—non-resident applicants. Whenever the applicant in any application for a loan from the Federal Land Bank of Saint Paul and/or the Land Bank Commissioner, shall not be a resident of the Seventh Farm Credit District, or whenever such applicant until recently theretofore shall have resided outside said district, said bank shall charge in respect to each such application a fee of \$7.50 in addition to the usual appraisal and title determination fees, said fee of \$7.50 to cover the cost of obtaining from the Federal land bank of the district wherein such applicant resides, or recently has resided, a personal risk investigation in respect to such applicant, including joint owners, if any; and in all cases where such applicant shall not be a resident of said district, such additional fee shall accompany the application for loans; provided, that whenever in any case such fee shall have been paid to the Federal Land Bank of Saint Paul, and no such investigation is made, the full amount of the fee so paid shall be returned to the applicant. (Sec. 13 'Ninth,' 39 Stat. 372, 12 U.S.C. 781 'Ninth'; Sec. 32, 48 Stat. 48, as amended, 12 U.S.C. 1016 (e); Sec. 33, 48 Stat. 49, as amended, 12 U.S.C. 1017; 6 CFR 19.4619) [Res. Bd. Dir., Apr. 19, 19391"

And Section 27.5 of Title 6, Code of Federal Regulations is amended to read as follows:

"§ 27.5 Fees for appraisal and title determination-reappraisal. A fee in the following amount payable in advance is required for each subsequent appraisal in connection with an application for a loan when such appraisal is made at the applicant's request: When loan applied for is \$1,500 or less, \$10.00; when loan applied for is \$1,600 or more but not over \$8,000, \$15.00; when loan applied for is over \$8,000, \$15.00 plus \$1.00 for each \$1.000 or fraction thereof loan applied for is in excess of \$8,000. (Sec. 13 'Ninth,' 39 Stat. 372, 12 U.S.C. 781 'Ninth'; Sec. 32, 48 Stat. 48, as amended, 12 U.S.C. 1016 (e); Sec. 33 48 Stat. 49, as amended, 12 U.S.C. 1017; 6 CFR 19.4019) [Res. Bd. Dir., Apr. 19

[SEAL] THE FEDERAL LAND
BANK OF ST. PAUL,
By F. W. PECK, President.

[F. R. Doc. 39-1881; Filed, May 31, 1939; 11:56 a. m.]

TITLE 19—CUSTOMS DUTIES BUREAU OF CUSTOMS

IT. D. 498701

COUNTERVAILING DUTIES ON CERTAIN MEAT PRODUCTS OF THE NETHERLANDS

T. D. 49809, APPROVED MARCH 1, 1939, SUS-PENDING LIQUIDATION OF ENTRIES COVER-ING CERTAIN MEAT PRODUCTS OF THE NETHERLANDS PENDING DETERMINATION OR ESTIMATION AND DECLARATION OF AMOUNTS OF COUNTERVAILING DUTIES TO BE COL-LECTED, UNDER AUTHORITY OF SECTION 303 OF THE TARIFF ACT OF 1930, REVOKED IN PART

To Collectors of Customs and Others Concerned:

The Bureau is in receipt of official information to the effect that payment or bestowal of the bounties or grants on

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certain meat products of the Netherlands, described in T. D. 49809, dated March 1, 1939, has been discontinued as of April 9, 1939, in respect of exportations direct to the United States.

requiring a learning pe-

riod, etc., hearing recon-

vened _____

American Gas and Electric

Securities and Exchange Commis-

Co., hearing____

Indiana & Michigan Electric Co.,

2199

¹⁴ FR. 1175 DI.



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Washington, D. C.

Under the circumstances, T. D. 49809 is hereby revoked in so far as meat products exported from the Netherlands directly to the United States on or after April 9, 1939, are concerned.

[SEAL]

JAMES H. MOYLE, Commissioner of Customs.

Approved, May 25, 1939. STEPHEN B. GIBBONS.

Acting Secretary of the Treasury. [F. R. Doc. 39-1880; Filed, May 31, 1939; 11:42 a. m.]

TITLE 36-PARKS AND FORESTS NATIONAL PARK SERVICE

MOUNT RAINIER NATIONAL PARK

SUBSIDIARY REGULATIONS

The following subsidiary regulations. issued under the authority of the General Rules and Regulations approved by the Secretary of the Interior June 18, 1936 (1 F.R. 672), have been recommended by the superintendent and approved by the Acting Director of the National Park Service, and are in force and effect within the boundaries of Mount Rainier National Park.

- § 20.5 Mount Rainier National Park (a) Camping. Quiet shall be maintained in all camps between the hours of 10:00 p. m. and 6:00 a. m.
- (b) Fishing; open season. The fishing season in streams shall be from June 1 to October 15, inclusive, and in lakes from July 1 to September 30, inclusive, except in special areas as follows:
- (1) In Reflection Lake and Lake Louise the fishing season shall be from July 1 to September 10, inclusive.
- (2) In Mowich Lake the fishing season shall be from August 1 to September 30, inclusive.

- (3) Fishing is permitted only between ! the hours of 4:00 a. m. and 9:00 p. m.
- (c) Same; closed waters. The following waters are closed to fishing.
 - (1) Tipsoo Lake.
 - (2) Shadow Lake.
 - (3) Green Lake.
 - (4) Deadwood Lakes.
 - (5) Ranger Creek.
- (6) Klickitat Creek above the White River Entrance water supply intake.
- (7) Laughing Water Creek above the Chanapecosh water supply intake.
- (d) Same; limit of catch and in possession. (1) The limit of catch per person per day in streams shall be 15 fish over 6 inches in length.
- (2) The limit of catch per person per day in lakes shall be 10 pounds and 1 fish, with a maximum of 10 fish over 6 inches in length.
- (3) All fish hooked less than 6 inches in length shall be carefully handled with moist hands and returned at once to the water.
- (4) Possession of more than two days' catch by any person at any one time is prohibited.
- (e) Same; method; cleaning; license. (1) Fishing in any other way than with hook and line is prohibited.
- (2) The cleaning of fish in lakes or streams is prohibited.
- (3) A license is not required for fishing in the park.
- (f) Speed. The maximum speed of automobiles and other vehicles, except ambulances and Government cars on emergency trips, shall not exceed the following prescribed limits:
- (1) In all areas which are so posted, and on dangerous curves, 15 miles per hour.
- (2) All trucks of a ton and a half capacity or over, 30 miles per hour.
- (3) Cars towing trailers or other cars or vehicles of any kind, 30 miles per hour.
- (g) Repeal. All previous subsidiary regulations for Mount Rainier National Park (36 CFR 20.5) are hereby repealed.

A. E. DEMARAY. Acting Director.

Approved, May 23, 1939.

[F. R. Doc. 39-1876; Filed, May 31, 1939; 9:33 a. m.]

TITLE 50-WILDLIFE

BUREAU OF BIOLOGICAL SURVEY

PART 23-INDIVIDUAL NATIONAL WILDLIFE REFUGES: SOUTHWEST REGION

SECTION 23.969-ORDER PERMITTING FISHING IN CERTAIN WATERS WITHIN THE WICHITA MOUNTAINS WILDLIFE REFUGE, OKLAHOMA

Pursuant to authority contained in regulation 2 of the regulations of the Secretary of Agriculture, effective December 2, 1936,1 for the administration of the Wichita Mountains Wildlife Refuge,

11 F.R. 2080.

Oklahoma, it is hereby ordered, until further notice, that in accordance with the provisions of said regulations, fishes may be taken in the following-described waters of the Wichita Mountains Wildlife Refuge for noncommercial purposes each day between the hours of 5 a. m. and 8 p. m. during the period May 30 to the first Monday in September (Labor Day), both dates inclusive, to and including the year 1941, and thereafter in the same annual rotation as described for the years 1939, 1940, and 1941, in this Order unless revised or revoked prior thereto, subject to the conditions and restrictions hereinafter specified:

§ 23.969 (a) Waters open to fishing, The following waters of the refuge are hereby designated as areas open to fishing for the respective years, and fishing will not be permitted in any other waters during the respective years unless and until further ordered:

- (1) Waters open during the year 1939: Caddo Lake, West Post Oak Lake, Treasure Lake, French Lake, all of the lakes known as Fish Lakes on West Cache and Turkey Creeks from French Lake to Lost Lake, Lost Lake, and West Cache Creek from Lost Lake south to the refuge boundary fence:
- (2) Waters open during the year 1940: Jed Johnson Lake, that part of Rush Lake east of the big-game fence, Little Medicine Creek within the refuge boundaries, and that part of Elmer Thomas Lake situated within the refuge bound-
- (3) Waters open during the year 1941: Crater Lake, Osage Lake, Quanah Parker Lake, and Burford Lake, together with the streams flowing south from each of these lakes to the refuge boundary fence.

§ 23.969 (b) State fishing laws. Fishing in the aforesaid waters may be conducted in accordance with applicable laws of the State of Oklahoma, except that live minnows may not be used for bait; no person may have in his possession within the boundaries of the refuge any live minnows or any seine or net that may be used in capturing minnows; and no trotline may be used in said waters. Daily limits as to number, size, or length of fishes, and all other provisions of State laws or regulations must be complied with by persons fishing in such waters.

§ 23.969 (c) Fishing licenses and permits. Each person who fishes in any of the aforesaid waters under the aforesaid conditions must be in possession of a valid fishing license issued to him in accordance with the provisions of the laws of the State of Oklahoma, if such license is required, which shall serve as a Federal permit for fishing in said waters. Said license must be carried on his person when the permittee exercises the privilege of fishing in said waters and must be exhibited upon request of any Federal or State officer authorized to enforce Federal or State fishing laws

applicable to the refuge.

The right to amend or revoke any or all provisions of this order is hereby reserved by the Chief, Bureau of Biological Survey, and said order is subject at all times to discretionary revocation by the Secretary of Agriculture.

[SEAL]

W. C. HENDERSON, Acting Chief.

Date, May 25, 1939.

[F. R. Doc. 39-1878; Filed, May 31, 1939; 10:57 a. m.]

Notices

DEPARTMENT OF LABOR.

Wage and Hour Division.

APPLICATION OF THE NATIONAL ASSOCIA-TION OF HOSIERY MANUFACTURERS FOR PERMISSION TO EMPLOY LEARNERS IN THE HOSIERY INDUSTRY AT WAGE RATES LESS THAN THE APPLICABLE MINIMUM SPECIFIED

NOTICE OF RECONVENED HEARING

Whereas, application has been made by the National Association of Hosiery Manufacturers under Section 14 of the Fair Labor Standards Act of 1938, 52 Stat. 1060, and Regulations-Part 522, as amended November 7, 1938,1 (Regulations Applicable to the Employment of Learners pursuant to Section 14 of the Fair Labor Standards Act)-issued by the Administrator thereunder for permission to employ learners in the hosiery industry at wages less than the minimum wage applicable under Section 6 of the Act: and

Whereas, after due notice,2 a public hearing was held on this application in ashington, D. C., on December 14 and 15. 1938 and January 31, 1939, before Merle D. Vincent, a representative of the Administrator, duly authorized to conduct said hearing and to determine:

(a) What, if any, occupation or occupations in the hosiery industry require a learning period; and

(b) whether it is necessary in order to prevent curtailment of opportunities for employment, to provide for the employment of persons in occupations requiring a learning period at wage rates lower than the minimum wage applicable under Section 6 of the Fair Labor Standards Act of 1938, and

(c) if such necessity is found to exist, at what wages lower than the minimum wage applicable under Section 6, such employment of learners shall be permitted, and with what limitations as to time, number, proportion, and length of service; and

Whereas, the said Regulations, as amended, were further amended by the Administrator and published in the FED-ERAL REGISTER May 23, 1939, Section 522.4

or regulations, or laws and regulations of such amended Regulations providing for industry hearings for the purpose of determining the occupation or occupations which require a learning period, the factors which may have a bearing upon curtailment of opportunities for employment within the industry, or branch thereof, and under what limitations as to wages, time, number, proportion, and length of service special certificates may be issued to employers for any such occupation or occupations in the industry, or branch thereof:

Now, therefore, notice is hereby given that the aforesaid hearing will be reopened on June 7, 1939, at 10 a. m. in Room 3229, Department of Labor, Washington, D. C., and Merle D. Vincent is hereby designated as presiding officer to conduct the said reopened hearing, to take further testimony for the purpose of determining and to determine:

(a) What, if any, occupation or occupations in the hosiery industry, or branch thereof, require a learning period,

(b) The factors which may have a bearing upon curtailment of opportunities for employment within the hosiery industry, or branch thereof, and

(c) Under what limitations as to wages, time, number, proportion, and length of service special certificates may be issued to employers in the hosiery industry, or branch thereof, for whatever occupation or occupations, if any, are found to require a learning period.

At this hearing opportunity will be afforded to interested parties to present evidence relevant to the above questions. All persons desiring to avail themselves of this opportunity should, if possible, notify the Administrator in advance by telegraph.

As used in this notice, the term "hosiery industry" is defined as follows:

The manufacturing or processing of hosiery including, among other processes. the knitting, dyeing, clocking, and all phases of finishing hosiery, but not including the manufacture or processing of yarn or thread.

Signed at Washington, D. C., this 29th day of May 1939.

> ELMER F. ANDREWS, Administrator.

[F. R. Doc. 39-1877; Filed, May 31, 1939; 10:20 a, m.]

CIVIL AERONAUTICS AUTHORITY.

[Orders, Serial Number 58]

[Docket No. 233]

IN THE MATTER OF THE AIR TRAVEL CARD PLAN OF CERTAIN AIR CARRIERS

AMENDED ORDER FOR GENERAL INVESTIGA-TION AND HEARING

At a session of the Civil Aeronautics Authority held in the City of Washington, D. C., on the 26th day of May 1939.

Acting upon its own initiative and pursuant to the powers and duties vested in it under Titles IV and X of the Civil Aeronautics Act of 1938;

And it appearing to the Authority

(1) On May 6, 1939 an order was entered for a general investigation of and hearing in this proceeding,

(2) Subsequent to May 6, 1939 American Air Lines, Inc., Braniff Airways, Inc., Canadian Colonial Airways, Inc., Canadian Colonial Airways, Ltd., Chicago and Southern Air Lines, Inc., Continental Airlines, Inc., Delta Air Corporation, Eastern Air Lines, Inc., Inland Air Lines, Inc., Marquette Airlines, Inc., Mid-Continent Airlines, Inc., National Airlines, Inc., Northwest Airlines, Inc., Pennsylvania-Central Airlines Corporation, Transcontinental & Western Air, Inc., United Air Lines Transport Corporation and Western Air Express Corporation applied to the Authority for permission to revise their tariff to include the following provision to become effective June 1, 1939:

"Government fares .- Upon presentation of properly executed government travel order (Form 1030) or government transportation request (Form GT 31198) in advance of trip, employees of the Federal Government of the United States of America will be entitled to a discount of fifteen per cent (15%) from one way air fares published in this tariff including sleeper charges and charges for excess baggage. Round trip fares will be two times the one way fare less fifteen per cent (15%) or the published round trip fare, whichever is lower."

(3) On May 26, 1939 the Authority adopted Special Tariff Permission No. 41. under Regulation 403-A-1,2 permitting the above-named air carriers to file, post, and publish, effective on June 1, 1939, upon not less than one day's notice properly numbered revised pages or new pages of their Local and Joint Passenger Tariffs containing the provision hereinabove set forth, and

(4) The discount provided for Government employees is similar in amount to that provided under the Air Travel Card Plan and affects a special class of travel-

(5) Other discounts may be available to other special classes of passengers;

The Authority finds it desirable in the public interest, and in order to carry out the provisions of and to exercise and perform its powers and duties under said Act, to investigate the aforesaid matters:

Now, therefore, it is ordered, That the title of this proceeding be amended to read as follows: "In the Matter of the Air Travel Card Plan, Government Travel Discount Provisions and Other Special Travel Discounts of Certain Air Carriers,"

And it is further ordered. That the immediate general investigation and hear-

⁴ F.R. 1954 DI.

^{2 3} F.R. 2274 DI.

in this proceeding be extended to include in addition to the Air Travel Card Plan, Air Travel Contracts, Tariffs, and all Amendments and Supplements thereto and all practices in connection therewith, the following matters:

- (1) The fifteen percent (15%) discount on Government fares, and
- (2) Any other discounts on passenger fares of the above-named carriers which are only available to special classes of passengers (excluding the special discounts available to children),

And it is further ordered. That all of the above-named air carriers are made respondents.

By the Authority:

[SEAL]

PAUL J. FRIZZELL, Secretary.

[F. R. Doc. 39-1882; Filed, May 31, 1939; 12:24 p. m.]

SECURITIES AND EXCHANGE COM-MISSION.

United States of America-Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 31st day of May, A. D. 1939.

[File No. 56-40]

IN THE MATTER OF INDIANA & MICHIGAN ELECTRIC COMPANY, AMERICAN GAS AND ELECTRIC COMPANY

NOTICE OF AND ORDER FOR HEARING

Applications pursuant to sections 6 (b) and 12 (d) of the Public Utility Holding Company Act of 1935, having been duly filed with this Commission by the abovenamed parties;

It is ordered, That a hearing on such matter be held on June 16, 1939, at 10:00 o'clock in the forenoon of that day, at the Securities and Exchange Building, 1778 Pennsylvania Avenue NW., Wash-

ing previously ordered on May 6, 1939 | ington, D. C. On such day the hearingroom clerk in room 1102 will advise as to the room where such hearing will be held. At such hearing, if in respect of any declaration, cause shall be shown why such declaration shall become effective.

> It is further ordered, That Robert P. Reeder or any other officer or officers of the Commission designated by it for that purpose shall preside at the hearings in such matter. The officer so designated to preside at any such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of said Act and to a trial examiner under the Commission's Rules of Practice to continue or postpone said hearing from time to time.

> Notice of such hearing is hereby given to such declarant or applicant and to any other person whose participation in such proceeding may be in the public interest or for the protection of investors or consumers. It is requested that any person desiring to be heard or to be admitted as a party to such proceeding shall file a notice to that effect with the Commission on or before June 12, 1939.

> The matter concerned herewith is in regard to the issuance and sale by Indiana & Michigan Electric Company, a subsidiary of American Gas and Electric Company, a registered holding company, of \$22,500,000 principal amount of First Mortgage Bonds 31/4% Series due 1969, \$2,000,000 principal amount of Ten-year 2%% Promissory Note, maturing June 15, 1949, and no par common stock not to exceed 150,716 shares. The bonds and note are to be sold privately and the common stock is to be sold to American Gas and Electric Company.

> The net proceeds of the issuance and sale of the bonds, note and common stock (\$26,868,531.25 exclusive of accrued interest but after deducting estimated expenses in connection therewith), are to be expended or otherwise used for the following purposes:

(1) To purchase for cancellation from American Gas and Electric Company, at cost to it, \$8,241,000

pal amount principal Refunding First Mortgage Gold Bonds, 5% Series due 1955, at a cost, exclusive of ac-

crued interest of accrued interest of accrued interest of accrued interest of accrued in trust, cash equal to principal and premium required for redemption of the following bonds outstanding:

(a) The remaining \$11,283,000 principal amount of First and Refunding Mortgage Gold Bonds, 5% Series due 1955, (to be called for redemption on September 1, 1939, at 104% of the principal thereof) amounting to_.

(b) The outstanding \$5,959,-000 principal amount of Indiana and Michigan Electric Company (a Electric Company (a predecessor of the Company) First Mortgage Pifty-Year Five Per Cent. Gold Bonds due August 1, 1957 (to be called for redemption on August 1, 1939, at 108% of the principal thereof) amounting thereof) amounting to __

\$7, 250, 490, 00

11, 734, 320, 00

6, 435, 720, 00

Total . 25, 420, 530.00

(3) The remainder of the "net proceeds," estimated at \$1,448,001.25 together with other funds of the Company, sufficient to make a total of \$3,000,000.00 are to be deposited with the Corporate Trustee under the Mortgage securing the First Mortgage Bonds to be issued pursuant to the provisions of Section 21 of said Mortgage. Cash so deposited may be withdrawn, as provided in the Mortgage, against 100% of property additions made subsequent to December 31, 1938.

By the Commission.

FRANCIS P. BRASSOR, [SEAL] Secretary.

[F. R. Doc. 39-1879; Filed, May 31, 1939; 11:07 a. m.]